



# ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ ೧೪೦

ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಡಿಸೆಂಬರ್, ೮ ೨೦೦೫ (ಮಾರ್ಗಶಿಕ ೧೭, ಶಕ ವರ್ಷ ೧೯೨೭)

ಸಂಚಿಕೆ ೪೮

## ಭಾಗ - ೪

ಕೇಂದ್ರದ ವಿಧೇಯಕಗಳು ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ಕೇಂದ್ರದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಅಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರ ಸರ್ಕಾರದವರು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ಶಾಸನಬದ್ಧ ಆದೇಶಗಳು ಮತ್ತು ರಾಷ್ಟ್ರಪತಿಯವರಿಂದ ರಚಿತವಾಗಿ ರಾಜ್ಯ ಸರ್ಕಾರದವರಿಂದ ಪುನಃ ಪ್ರಕಟವಾದ ಆದೇಶಗಳು.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾ 71 ಕೇಶಾಪ್ರ 2005, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 16ನೇ ನವೆಂಬರ್ 2005

2005ನೇ ಸಾಲಿನ ಜೂನ್ 7ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್‌ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3(i) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ The Constitution (Distribution of Revenues) No. 5, Order, 2005 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

### MINISTRY OF LAW AND JUSTICE (Legislative Department) NOTIFICATION

New Delhi, the 7th June, 2005

**G.S.R. 376(E).**- The following Order made by the President is published for general information:-  
"C.O.209"

### THE CONSTITUTION (DISTRIBUTION OF REVENUES) No. 5 ORDER, 2005

In exercise of the powers conferred by article 270 of the Constitution, the President, after having considered the recommendations of the Twelfth Finance Commission, hereby makes the following Order, namely :-

1. This Order may be called the Constitution (Distribution of Revenues) No. 5 Order, 2005.
2. The General Clauses Act, 1987 (10 of 1987) shall apply for the interpretation of this Order as it applies for the interpretation of a Central Act.
3. (1) The percentage of the net proceeds of taxes and duties referred to in clause (1) of article 270, other than the service tax, which are to be assigned to the States under clause (2) of that article, in each financial year commencing on and after the 1st day of April, 2005 but ending before the 1st day of April, 2010, shall be twenty-nine and one-half per cent., which shall be distributed among the States as follows :-

TABLE

State	Percentage
(1)	(2)
Karnataka	4.459

(2) The twenty-nine and one-half per cent, of the net proceeds of the service tax, being the tax referred to in clause (1) of article 270, which are to be assigned to the State under clause (2) of that article, in each financial year commencing on and after the 1st day of April, 2005 but ending before the 1st day of April, 2010, shall be distributed among the States as follows :-

TABLE

State	Percentage
(1)	(2)
Karnataka	4.518

Provided that where in any year the service tax become leviable in the State of Jammu and Kashmir, each State including the Jammu and Kashmir shall be given a share as specified against it in column (2) of the Table to sub-paragraph (1) of paragraph 3.

4. One per cent, of the net proceeds of taxes and duties other than service tax, referred to in clause (1) of article 270, which are to be assigned to the States under clause (2) of that article, in each financial year commencing on and after the 1st day of April, 2005 but ending before the 1st say of April, 2010 but not later than the date with effect from which tax rental arrangement under the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957) is terminated shall be distributed among the States as follows :-

State	Percentage
(1)	(2)
Karnataka	4.518

Provided that no share shall be payable to a State in a year where that State levies any tax or duty on the sale or purchase or any of the goods described in column (3) of the First Schedule to the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957) ;

Provided further that where in any year the service tax become leviable in the State of Jammu and Kashmir, each State including the State of Jammu and Kashmir shall be given a share as specified against it in column (2) of the Table to paragraph 4.

6. If in any year during the period 2005-2010, a tax under Union is not leviable in a State, the share of that State in that tax shall be put to zero and the entire proceeds shall be distributed among the remaining States by proportionately adjusting their shares.

7. The Constitution (Distribution of Revenue) No. 5 of Order, 2000, shall, as from the 1st day of April, 2005, stand repealed.

8. Any sum or sums paid to a State in excess of its entitlement shall be recoverable in the same or a subsequent year.

**A.P.J. ABDUL KALAM,**

President.

[F.No. 19(6)/2005-L.I.]

**T.K. VISWANATHAN,** Secy.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

**ಕೆ. ನೀಲಕಂಠಾಚಾರ್**

ಸಹಾಯಕ ಪ್ರಾರೋಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ (ಪ್ರ),

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

PR-221

**ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಸಂವತ್ಸಾ 63 ಕೇಶಾಪು 2005, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 27ನೇ ಅಕ್ಟೋಬರ್ 2005**

2005ನೇ ಸಾಲಿನ ಸೆಪ್ಟೆಂಬರ್ 6ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್‌ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 1 ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ The Hindu Succession (Amendment) Act, 2005 (No. 39 of 2005) ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

### THE HINDU SUCCESSION (AMENDMENT) ACT, 2005

An

Act

**further to amend the Hindu Succession Act, 1956**

Be it enacted by Parliament in the Fifty-sixth Year of the Republic of India as follows :-

1. **Short title and commencement.-** (1) This Act may be called the Hindu Succession (Amendment) Act, 2005.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. **Amendment of section 4.-** In section 4 of the Hindu Succession Act, 1956 (30 of 1956) (herein after referred to as the principal Act), sub-section (2) shall be omitted.

3. **Substitution of new section for section 6.-** For section 6 of the Principal Act, the following section shall be substituted, namely :-

6. **Devolution of interest in coparcenary property.-** (1) On and from the commencement of the Hindu Succession (Amendment) Act, 2005, in a Joint Hindu family governed by the Mitakshara law, the daughter of a coparcener shall,-

(a) by birth become a coparcener in her own right in the same manner as the son ;  
(b) have the same rights in the coparcenary property as she would have had if she had been a son ;

(c) be subject to the same liabilities in respect of the said coparcenary property as that of a son, and any reference to a Hindu Mitakshara coparcener shall be deemed to include a reference to a daughter of a coparcener :

Provided that nothing contained in this sub-section shall affect or invalidate any disposition or alienation including any partition or testamentary disposition of property which had taken place before the 20th day of December, 2004.

(2) Any property to which a female Hindu becomes entitled by virtue of sub-section (1) shall be held by her with the incidents of coparcenary ownership and shall be regarded, notwithstanding anything contained in this Act, or any other law for the time being in force, as property capable of being disposed of by her by testamentary disposition.

(3) Where a Hindu dies after the commencement of the Hindu Succession (Amendment) Act, 2005, his interest in the property of a Joint Hindu family governed by the Mitakshara law, shall devolve by testamentary or intestate succession, as the case may be, under this Act and not by survivorship, and the coparcenary property shall be deemed to have been divided as if a partition had taken place and,-

(a) the daughter is allotted the same share as is allotted to a son ;  
(b) the share of the pre-deceased son or a pre-deceased daughter, as they would have got had they been alive at the time of partition, shall be allotted to the surviving child of such pre-deceased son or of such pre-deceased daughter ; and

(c) the share of the pre-deceased child of a pre-deceased son or a predeceased daughter, as such child would have got had he or she been alive at the time of the partition, shall be allotted to the child of such pre-deceased child of the pre-deceased son or a pre-deceased daughter, as the case may be.

**Explanation.-** For the purposes of this sub-section, the interest of a Hindu Mitakshara coparcener shall be deemed to be the share in the property that would have been allotted to him if a partition of the property had taken place immediately before his death, irrespective of whether he was entitled to claim partition or not.

(4) After the commencement of the Hindu Succession (Amendment) Act, 2005, no court shall recognise any right to proceed against a son, grandson or great-grandson for the recovery of any debt due from his father, grandfather or great-grandfather solely on the ground of the pious obligation under the Hindu law, of such son, grandson or great-grandson to discharge any such debt ;

Provided that in the case of any debt contracted before the commencement of the Hindu Succession (Amendment) Act, 2005, nothing contained in this sub-section shall affect.-

(a) the right of any creditor to proceed against the son, grandson or great-grandson, as the case may be ; or

(b) any alienation made in respect of or in satisfaction of, any such debt, and any such right or alienation shall be enforceable under the rule of pious obligation in the same manner and to the same extent as it would have been enforceable as if the Hindu Succession (Amendment) Act, 2005 had not been enacted.

**Explanation.-** For the purposes of clause (a), the expression "son", "grandson" or "great-grandson" shall be deemed to refer to the son, grandson or great-grandson, as the case may be, who was born or adopted prior to the commencement of the Hindu Succession (Amendment) Act, 2005.

(5) Nothing contained in this section shall apply to a partition, which has been effected before the 20th day of December, 2004.

**Explanation.-** For the purposes of this section "partition" means any partition made by execution of a deed of partition duly registered under the Registration Act, 1908 (16 of 1908) or partition effected by a decree of a court.¹.

4. **Omission of section 23.-** Section 23 of the principal Act shall be omitted.

5. **Omission of section 24.-** Section 24 of the principal Act shall be omitted.

6. **Amendment of Schedule 30.-** In section 30 of the principal Act, for the words "disposed of by him", the words "disposed of by him or by her" shall be substituted.

7. **Amendment of Schedule.-** In the Schedule to the principal Act, under the sub-heading "Class 1", after the words "widow of a pre-deceased son of a pre-deceased son", the words "son of a pre-deceased daughter of a pre-deceased daughter ; daughter of a pre-deceased daughter of a pre-deceased daughter ; daughter of a pre-deceased son of a pre-deceased daughter ; daughter of a pre-deceased daughter of a pre-deceased son" shall be added.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

**ಕೆ. ನೀಲಕಂಠಾಚಾರ್**

ಸಹಾಯಕ ಪ್ರಾರೋಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

PR-203

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ (ಪ್ರ),

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

**ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಸಂಖ್ಯೆ 181 ಕೇನಿಪು 2005, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 16ನೇ ನವೆಂಬರ್ 2005**

2005ನೇ ಸಾಲಿನ ಅಕ್ಟೋಬರ್ 10ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್‌ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ-II ಸೆಕ್ಷನ್ 3(ii) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 1476(E) [Notification No. F.No. NHAI/2005/EH/LA/01] ದಿನಾಂಕ: 10.10.2005 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

**MINISTRY OF SHIPPING, ROAD TRANSPORT AND HIGHWAYS  
(Department of Road Transport and Highways)**

**NOTIFICATION**

**New Delhi, the 10th October, 2005**

**S.O. 1476(E).**- In exercise of the powers conferred by sub-section (1) of Section 3A of the National Highways Act, 1956 (48 of 1956) (hereinafter referred to as the said Act), the Central Government, after being satisfied that for the public purpose the land, the brief description, of which is given in the Schedule below, is required for building (widening) of Bangalore, Hosur Section of National Highway No: 7 from Km. 8.500 to Km. 33.200 in the District of Bangalore Urban, in the State of Karnataka, hereby declares its intention to acquire such land for the aforeside purpose.

Any person interested in the said land may within twenty-one days from the date of publication of this notification in the Official Gazette raise objection to the use of such land for the aforeside purpose under sub-section (1) of section 3C of the said Act.

Every such objection shall be made to the Competent Authority, namely, the Special Land Acquisition Officer, National Highways, K.R. Circle, Public Works Department Compound, Bangalore, Karnataka in writing and shall set out the grounds thereof, and the Competent Authority shall give the objector an opportunity of being heard either in person or by a legal practitioner and may after hearing all such objections and after making such other enquiry, if any, as the Competent Authority thinks necessary, by orders either allow or disallow the objections.

Any order made by the Competent Authority under sub-section (2) of section 3C of said Act shall be final. The land plans and other details of the land covered under this notification are available, and can be inspected by the interested persons, at the office of the Competent Authority.

**SCHEDULE**

Brief description of land with or without structures to be acquired on National Highway No. 7 from Km. 8.500 to Km. 33.200 (Bangalore - Hosur section) in Bangalore Urban District in the State of Karnataka.

Sl. No.	Name of the Taluk	Name of the Village	Type of Land	Nature of Land	Survey Number/ House Number	Extent of Land in Square Metre
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Bangalore (South)	(1) Rupena Agrahara	Dry	Private	32/2	101
			Dry	Private	32/4	506
			Dry	Private	32/5A	155
			Dry	Private	32/5B	405
			Dry	Private	33/6	507
			Dry	Private	33/8	406
		(2) Bommanahalli	Gramatana	Private	-	2,630
			Dry	Private	3	506
			Dry	Private	4/11A	250
			Dry	Private	15	405
			Dry	Private	49/1	252
			Dry	Private	49/2	1,214
			Dry	Private	49/3A	303
			Dry	Private	49/3B	202
			Dry	Private	49/3C	303

(1)	(2)	(3)	(4)	(5)	(6)	(7)
			Dry	Private	49/4	1,214
			Dry	Private	53/1A	303
			Dry	Private	53/2	256
			Dry	Private	53/3	303
			Dry	Private	54/1	506
			Dry	Private	54/2	303
			Dry	Private	54/3	303
			Dry	Private	54/4	606
			NAK	Private	69/4	1,214
			Dry	Private	69/5A	150
			Dry	Private	70/1	150
			Dry	Private	70/2	150
			Dry	Private	70/3	202
			Govt./NAK	Private	71	450
		(3) Hongasandra	Dry	Private	36	202
			Dry	Private	37	404
			Dry	Private	38/6	420
			Govt. Tank	Govt.	41	1,860
			Govt. Kharab	Janatha Colony	45	404
			Dry	Private	46/1	152
			Dry	Private	46/2	202
			Dry	Private	46/3A	202
			Dry	Private	46/3B1	303
			Dry	Private	46/4A	303
			Dry	Private	46/4B	52
			Dry	Private	46/5	552
			Dry	Private	48/1A	303
			Dry	Private	48/1B	152
			Dry	Private	48/2	265
			Dry	Private	48/3	607
			Road	Private	48/4A	1,011
			Dry	Private	48/4B	505
			Dry	Private	48/4C	303
			Dry	Private	48/4E	2,412
			Dry	Private	49/1	202
			Dry	Private	49/2	252
			Dry	Private	49/3	352
			Dry	Private	49/4	101
			Dry	Private	49/5	152
			Dry	Private	49/7	452
			Dry	Private	50	101
			Dry	Private	55/6	404
			Dry	Private	55/7	452
			Dry	Private	55/8	252
			Dry	Private	55/9	101
			Dry	Private	56/11	303
			Dry	Private	56/12	404
			Dry	Private	56/13	909
			Dry	Private	56/17	303
			Dry	Private	56/18	404
			Dry	Private	57/5	809
			Dry	Private	57/7B1	303
			Dry	Private	57/7B2	101
			Dry	Private	57/8	1,011
			Dry	Private	115	505

(1)	(2)	(3)	(4)	(5)	(6)	(7)
		(4) Singasandra	Dry	Private	2	1,011
			Dry	Private	3/2	708
			Dry	Private	3/3	404
			Dry	Private	5/1	404
			Dry	Private	6/1	202
			Dry	Private	6/2	202
			Dry	Private	7/1	202
			Dry	Private	42	452
			Dry	Private	56	650
			Dry	Private	57	126
			Dry	Private	58/1A1	52
			Dry	Private	58/1C	404
			NAK	Private	104/1	303
			Dry	Private	107	450
			Dry	Private	108	303
			Dry	Private	109	908
		(5) Chikkatogur	Dry	Private	41/1C	404
			Dry	Private	41/2	352
			Dry	Private	42/1A	52
			Dry	Private	42/1B	252
			Dry	Private	42/2	52
			Dry	Private	42/3	52
			Dry	Private	42/4	52
			Dry	Private	42/5	52
			Dry	Private	42/6	56
			Dry	Private	42/7	52
			Dry	Private	43	101
			Dry	Private	48/8	56
		(6) Konappana agrahara	Dry	Private	26/5	406
			Dry	Private	27	252
			Dry	Private	28/4	252
			Dry	Private	28/5	1,011
			Govt.	Janatha Colony	29	809
			Dry	Private	30/2	202
			Dry	Private	30/3	202
			Dry	Private	35/1	607
			Dry	Private	35/2	809
			Dry	Private	36/1A	304
			Dry	Private	62/1B	52
			Dry	Private	62/4	152
			Dry	Private	62/5	202
			Dry	Private	90	202
			Dry	Private	95/2B	150
			Dry	Private	95/3A	102
			Dry	Private	95/3B	52
			Govt.	Govt.	Gravalpit	150
			NAK	K.I.A.D.B.	14	1,350
			NAK	"	14	450
			NAK	"	14	935
			NAK	"	14	463
			NAK	"	14, 17	1,722
			NAK	"	16, 17	1,834
			NAK	"	16,17, 23,96	5,757

(1)	(2)	(3)	(4)	(5)	(6)	(7)
			NAK	"	16,23,24, 25,97	5,771
			NAK	Park Area	22,22/1, 23,96	21,500
			NAK	2	36/1 part	1,330
			NAK	B.M.T.C.	36/3A1	1,050
			NAK	32	37/1 part	21,450
			Dry	Private	38/1A	8,499
			Dry	Private	38/1B	2,428
			Dry	Private	38/2	3,035
			Dry	Private	38/3	1,821
			Dry	Private	38/4	1,012
			Dry	Private	39	404
			NAK	3	42 part	404
			NAK	18	43 part	200
2.	Anekal	(1) Veerasandra	Palya	K.I.A.D.B	K.I.A.D.B	1,012
			Palya	K.I.A.D.B	K.I.A.D.B 1A	1,012
		(2) Hebbagodi	Dry	Private	60/20	607
			Dry	Private	60/22A	102
		(3) Bommasandra	Dry	Private	38/2	408
			Govt.	Janatha Colony	269	6,069
		(4) Chandapura	Dry	Private	69	2,023
			Govt.	South Western Railway	72	3,238
			Govt.	South Western Railway	73	1,112
			Govt.	South Western Railway	74	2,833
			Govt.	South Western Railway	75	2,226
			Dry	Private	76/1	404
			Dry	Private	76/2	404
			Dry	Private	76/3B	910
			Dry	Private	77/1	352
			Dry	Private	77/2	708
			Dry	Private	78	1,214
			Dry	Private	79	360
			Dry	Private	80/3	60
			Dry	Private	80/4	80
			Dry	Private	80/5	80
			Dry	Private	80/6	120
			Dry	Private	94	102
			Dry	Private	96/1	156
			Dry	Private	96/2	52
			Dry	Private	96/3	52
			Dry	Private	96/4	52
			Dry	Private	97/1B	2,530
			Govt.	-	116	3,035
			Govt.	Market Filed	117	1,517
			Govt.	Tank	120	353

(1)	(2)	(3)	(4)	(5)	(6)	(7)
			Dry	Private	144	809
			Govt.	Halla	-	303
			Dry	Private	145/1	1,011
			Dry	Private	145/2	1,011
			Dry	Private	145/3B	708
			Govt.	South Western Railway	146	3,541
			Dry	Private	149	1,618
			Dry	Private	151/5	404
			Dry	Private	151/6	303
			Dry	Private	152/2	152
			Dry	Private	152/3	303
			Dry	Private	175	101
			Dry	Private	176	52
			Dry	Private	177	52
		(5) Attibele	Dry	Private	2/1	6,677
			Dry	Private	52	2,529
			Dry	Private	53	2,630
			Govt.	Thopu	54	3,035
			Govt.	Thopu	55	1,821
			Dry	Private	289/1	404
			Dry	Private	289/2	404
			Dry	Private	289/3	101
			Dry	Private	290/1	202
			Dry	Private	291	101
			Dry	Private	361	156
			Dry	Private	362	202
			Dry	Private	363/2	507
			Govt.	Veternary Hospital	364	303
			Dry	Private	383	506
			Dry	Private	384/3A	607
			Dry	Private	384/3B	303
			NAK	Private	385	202
			Dry	Private	386	52
			Dry	Private	387	202
			Govt.	Hospital	390/1	606
			Dry	Private	390/2	202
			Dry	Private	390/3A	156
			Dry	Private	390/3B	101
			NAK	Private	391/1	152
			NAK	Private	391/2	202
			Govt.	Thopu	392	607
			Govt.	Silk Market	414	202
			Dry	Private	419	20

[F.No. NHA1/2005/EH/LA/01]

PRABHAKAR, Dy. Secy.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಕೆ. ನೀಲಕಂಠಾಚಾರ್

ಸಹಾಯಕ ಪ್ರಾರೋಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ (ಪ್ರ),

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

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